Case 5:06-cr-00318-RMW Document 4 Filed 04/06/06 Page 1 of 1

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>LR-06-70212</u> HRL
Isabel Zwida Nunt Defendant.	ORDER OF DETENTION PENDING TRIAL
In accordance with the Pail Param Ast 19 II G C	8.2142/0
In accordance with the Bail Reform Act, 18 U.S.C. Defendant was present, represented by his attorney	§ 3142(1), a detention hearing was held on 4, 6, 2
Assistant U.S. Attorney S. Knight	The United States was represented by
PART I. PRESUMPTIONS APPLICABLE	
	T 1' torred a contract
convicted of a prior offense described in 18 II S.C. 6 214200	ibed in 18 U.S.C. § 3142(f)(1) and the defendant has been
convicted of a prior offense described in 18 U.S.C. § 3142(f)	(1) while on release pending trial for a federal, state or local
offense, and a period of not more than five (5) years has elap imprisonment, whichever is later.	sed since the date of conviction or the release of the person f
	addition and the state of the s
safety of any other person and the community.	ndition or combination of conditions will reasonably assure t
	0 (1 6 + 6 1 7 7
defendant has committed an offense	nent) (the facts found in Part IV below) to believe that the
seq., § 951 et seq., or § 955a et seq., OR	ment of 10 years or more is prescribed in 21 U.S.C. § 801 et
3 - (4). 450 01 4 11104.	rm during the commission of a felony.
appearance of the defendant as required and the anti-	adition or combination of conditions will reasonably assure the
appearance of the defendant as required and the safety of the No presumption applies.	community.
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	APR 0 6 2006
/ The defendant has not some forward with any	NO CLERICIPANO W. POLICE
will be ordered detained.	idence to rebut the applicable presumption[s], and he therefor
	SAN JONE GALLYORN
/ / The defendant has come forward with evidence to	o rebut the applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United Sta	atec
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR IN.	APPLICARLE)
The United States has proved to a preponderance	of the evidence that no condition or combination of condition
vill reasonably assure the appearance of the defendant as requ	vired AND/OR
/ / The United States has proved by clear and convin	cing evidence that no condition or combination of conditions
vill reasonably assure the safety of any other person and the co	omigoty condition of combination of conditions
ART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF	REASONS FOR DETENTION
/ The Court has taken into account the factors set on	ut in 18 U.S.C. § 3142(g) and all of the information submitte
t hearing and finds as follows: The defendant is	Absorbed with a selection of the information submittee
le is undocumented. He has two	felony due convictores two who
hurgary convictions and one felone	
is no information before the court	Takon & his family was local time
	The say former for the first
/ / Defendant, his attorney, and the AUSA have waive	d written findings.
ART V. DIRECTIONS REGARDING DETENTION	
The defendant is committed to the custody of the Attorney	General or his designated representative for confinement in
ctions facility separate to the extent practicable from persons a	awaiting or serving sentences or being held in custody pendir
ii. The defendant shall be afforded a reasonable opportunity f	or private consultation with defense counsel. On order of a
United States or on the request of an attorney for the Government	ment, the person in charge of the corrections facility shall de

PATRICIA V. TRUMBULL
United States Magistrate Judge

the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.